Statements of Administrative Intent, and any subsequent amendments incorporating such practice.

Documents Required for Shipment Clearance

For both unmatched and matched shipments under eligible contracts, the information identified below must be provided to the Department as early as possible, but in no case later than ten days, prior to importation into the United States:

- 1. Contract information, including the holder of the grandfathered contract (company's name), the particular eligible contract, whether the shipment volume is matched or unmatched, and, if matched, the applicable matched sale;
- 2. The following shipment information regarding the uranium to be imported: volume, value, port of export, port of entry, exporter and importer of the merchandise, party for whose account the material is being imported, shipment date, vessel name and estimated date of arrival;
- 3. Bills of lading, airway bills or other documentation from a third party showing the amount, type and value of the shipment;
- Packing lists/shipping specifications;
- 5. Request(s) for delivery from the utility(ies)/customer(s) to the natural uranium supplier(s) and enricher(s); if not otherwise included in these requests for delivery, the enrichment percentage and tails assay must be provided;
- 6. Entry number from Customs (if available); and
- 7. Certification(s) from the party for whose account the uranium is being imported addressed to Customs which state the following:
- a. The uranium being imported was not obtained under any arrangement, swap, exchange or other transaction designed to circumvent the agreements with Kazakstan, Kyrgyzstan, the Russian Federation, and/or Uzbekistan and/or the antidumping duty on Ukraine and/or the export limits for uranium pursuant to the March 27, 1995, amendment to the Kazakstani agreement and the October 13, 1995, amendment to the Uzbek agreement;
- b. The country of origin of the mining and, if applicable, conversion, enrichment and/or fabrication; and
- c. The imported material will not be sold, loaned, swapped or utilized other than for delivery to the United States end-user for consumption in accordance with Section II(h) of the amended Russian suspension agreement, Section II(e) of the amended Kazakstani suspension amendment or Section II(f)

of the amended Uzbek suspension agreement, as appropriate.

Total Volumes

The total volume of all eligible contracts submitted to the Department in response to its May 14, 1996, memorandum is 11,531,154 pounds U₃O₈ equivalent on the basis of maximum values; correspondingly, 25 percent of this maximum value total is 2,882,789 pounds U_3O_8 equivalent. In accordance with Section IV.B "Per Company Limits for Matched Imports" of the Amended Russian Agreement, a U.S. producer may match up to 20 percent of the available material under these eligible contracts. Therefore, U.S. producers intending to enter into matching sales with holders of eligible contracts may match up to 576,558 pounds U₃O₈ equivalent of uranium.

[FR Doc. 96-20124 Filed 8-6-96; 8:45 am] BILLING CODE 3510-DS-P

[C-333-401]

Cotton Shop Towels From Peru: Intent To Terminate Suspended Investigation

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **ACTION:** Notice of intent to terminate suspended investigation.

SUMMARY: The Department of Commerce (the Department) is notifying the public of its intent to terminate the suspended countervailing duty investigation of cotton shop towels from Peru. Domestic interested parties who object to termination of the suspended investigation must submit their comments in writing not later than 30 days from the publication of this notice. EFFECTIVE DATE: August 7, 1996.

FOR FURTHER INFORMATION CONTACT: Rick Johnson or Jean Kemp, Office of Agreements Compliance, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone: (202) 482–3793.

SUPPLEMENTARY INFORMATION:

Background

The Department may terminate a suspended investigation if the Secretary of Commerce concludes that it is no longer of interest to interested parties. Accordingly, as required by the Department's regulations (at 19 C.F.R. 355.25(d)(4)), we are notifying the public of our intent to terminate the suspended countervailing duty investigation of cotton shop towels from

Peru, for which the Department has not received a request to conduct an administrative review for the most recent four consecutive annual anniversary months.

In accordance with section 355.25(d)(4)(iii) of the Department's regulations, if no domestic interested party (as defined in sections 355.2 (i)(3), (i)(4), (i)(5), and (i)(6) of the regulations) objects to the Department's intent to terminate the suspended investigation pursuant to this notice, we shall conclude that the suspension agreement is no longer of interest to interested parties and proceed with the termination. However, if a domestic interested party does object to the Department's intent to terminate pursuant to this notice, the Department will not terminate the suspended investigation.

Opportunity To Object

Not later than 30 days from the publication of this notice, domestic interested parties may object to the Department's intent to terminate this suspended investigation. Any submission objecting to the termination must contain the name and case number of the suspension agreement and a statement that explains how the objecting party qualifies as a domestic interested party under sections 355.2 (i)(3), (i)(4), (i)(5), or (i)(6) of the Department's regulations.

Seven copies of any such objections should be submitted to the Assistant Secretary for Import Administration, International Trade Administration, Room B–099, U.S. Department of Commerce, 14th Street and Constitution Ave., N.W., Washington, D.C. 20230.

This notice is in accordance with 19 CFR 355.25(d)(4)(i).

Dated: July 26, 1996.

Joseph A. Spetrini,

Deputy Assistant Secretary, Enforcement Group III.

[FR Doc. 96– 20123 Filed 8–6–96; 8:45 am]

National Oceanic and Atmospheric Administration

[I.D. 071596F]

Advisory Committee and Species Working Group Technical Advisor Appointments

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Nominations.